

Message Text

UNCLASSIFIED

PAGE 01 USUN N 05317 01 OF 05 220909Z

11

ACTION IO-10

INFO OCT-01 ACDA-10 AF-10 AID-05 ARA-10 CIAE-00 COME-00

DODE-00 EB-07 EA-10 SP-02 PM-03 H-02 HEW-06 INR-07

L-02 LAB-03 NEA-10 NSAE-00 NSC-05 OIC-02 PA-02 RSC-01

SWF-01 SSO-00 NSCE-00 INRE-00 AEC-07 AECE-00 OMB-01

SS-15 TRSE-00 USIE-00 PRS-01 ISO-00 /133 W

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O P 220809Z NOV 74

FM USMISSION USUN NY

TO SECSTATE WASHDC IMMEDIATE 7753

INFO USMISSION GENEVA PRIORITY

USMISSION NATO PRIORITY

AMCONSUL HONG KONG PRIORITY

AMEMBASSY JAKARTA PRIORITY

AMEMBASSY PARIS PRIORITY

AMEMBASSY LAGOS PRIORITY

AMEMBASSY VIENNA PRIORITY

AMEMBASSY BRASILIA

AMEMBASSY LONDON

AMEMBASSY MOSCOW

AMEMBASSY NEW DELHI

AMEMBASSY NICOSIA

AMEMBASSY OSLO

AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY STOCKHOLM

AMEMBASSY LISBON

AMEMBASSY TOKYO

UNCLAS SECTION 1 OF 5 USUN 5317

UNDIGEST

E.O. 11652: N/A

TAGS: OGEN

UNCLASSIFIED

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PAGE 02 USUN N 05317 01 OF 05 220909Z

SUBJ: USUN UNCLASSIFIED SUMMARY NO. 68

GA PLENARY -- PALESTINE

AFTER GA HEARD 23 MORE SPEAKERS ON PALESTINE QUESTION NOV. 21, CONGOLESE REP INTRODUCED IN GA JUST BEFORE 9:00 P.M. TWO DRAFT RESES, AND GA PRES BOUTEFILKA (ALGERIA) ANNOUNCED VOTE WOULD BE TAKEN ON BOTH AT 3:00 P.M. NOV. 22. BASIC PALESTINE DRAFT (L. 741), SPONSORED BY 37 STATES, WOULD INTER ALIA REAFFIRM RIGHT OF PALESTINIANS TO RETURN TO THEIR HOMES AND PROPERTY AND CALL FOR THEIR RETURN; RECOGNIZE RIGHT OF PALESTINIAN PEOPLE TO REGAIN ITS RIGHTS BY ALL MEANS IN ACCORDANCE WITH PURPOSES AND PRINCIPLES OF CHARTER; APPEAL TO ALL STATES AND INTERNATIONAL ORGANIZATIONS TO SUPPORT PALESTINIAN STRUGGLE; REQUEST SYG TO ESTABLISH CONTACTS WITH PLO, AND REPORT TO 30TH GA ON IMPLEMENTATION OF PRESENT RES. DRAFT RES (L. 742), SPONSORED BY 26 STATES, WOULD INVITE PLO TO PARTICIPATE AS OBSERVER IN SESSIONS AND WORK OF GA AND ALL INTERNATIONAL CONFERENCES CONVENED UNDER GA AUSPICES; CONSIDER PLO IS ENTITLED TO PARTICIPATE AS OBSERVER IN ALL INTERNATIONAL CONFERENCES CONVENED UNDER UN AUSPICES; AND REQUEST SYG TO TAKE NECESSARY STEPS TO IMPLEMENT RES.

BYELORUSSIAN FONMIN GURINOVICH CALLED FOR RECOGNITION OF NATL RIGHTS OF PEOPLE OF PALESTINE, INCLUDING THEIR OWN STATEHOOD, SAYING THAT ONLY BY SUCH MEANS COULD SECURITY OF ALL STATES IN REGION, INCLUDING ISRAEL, BE ASSURED. HE COMPARED ISRAELI AND NAZI TACTICS, AND SAID ISRAEL WAS PREPARING FOR RENEWED WAR AGAINST ARABS WHILE FACING REBUFFS FROM ITS OWN PEOPLE AND TRYING AT ALL COSTS TO AVOID RESUMPTION OF GENEVA PEACE CONFERENCE ON ME.

TANZANIAN REP SEPETU CALLED DECISION INVITING PLO MILESTONE IN UN EFFORTS TO LIVE UP TO CHARTER, STATING THAT MAJOR CUASE OF INJUSTICE TO PALESTINIANS WAS SUBVERSION OF INITIAL UN ACTION PROVIDING THAT PALESTINE MUST ULTIMATELY BECOME STATE GUARANTEEING RIGHTS OF MOSLEMS, JEWS, AND CHRISTIANS ALIKE. EVEN NEWSPAPERS WITH PRO-ISRAELI BIAS HAD INFORMED WORLD OF PLO'S LEGITIMACY, TANZANIAN REP SAID, CALLING ISRAEL'S REFUSAL TO RECOGNIZE PLO UNREALISTIC AND ISRAEL'S UNCLASSIFIED

UNCLASSIFIED

PAGE 03 USUN N 05317 01 OF 05 220909Z

GROUND FOR REFUSING (THAT PLO IS TERRORIST ORGANIZATION) HYPOCRITICAL IN VIEW OF ISRAELI TERRORISM AGAINST PALESTINE.

AMB SCALI SAID UN ATTENTION TO PALESTINIAN QUESTION HAD NOT RESOLVED BASIC CONFLICT BUT HAD BEEN ABLE TO LIMIT "TERRIBLE CONSEQUENCES" OF DISPUTE, AND CALLED FOR UN TO SEEK WAYS TO PROMOTE JUST AND LASTING SOLUTION. ALL PARTIES TO CONFLICT MUST ACCEPT PRINCIPLES OF SC RES 338 OF 1973

WHICH HAD LED TO CONVENING OF GENEVA PEACE CONFERENCE AND SUBSEQUENT ISRAELI-EGYPTIAN AND SYRIAN-ISRAELI DISENGAGEMENT AGREEMENTS. STATING THAT IN EACH AGREEMENT PARTIES HAD REAFFIRMED ACCEPTANCE OF PRINCIPLE OF STEP-BY-STEP NEGOTIATED SETTLEMENT, AMB SCALI WARNED THAT "A FIFTH WAR WOULD THREATEN SECURITY OF EVERY COUNTRY AND PRODUCE NO PERMANENT GAINS FOR ANY," HE ADDED THAT "OUR BEST HOPES FOR NEGOTIATION AND FOR PEACE ARE LOST" IF ANY PARTIES REJECT OBJECTIVE OF NEGOTIATING PERMANENT PEACE SETTLEMENT ACCEPTABLE TO ALL OR "QUESTION RIGHT TO EXIST OF ANY PARTIES TO NEGOTIATION." STATING THAT SOME SPEAKERS IN COURSE OF DEBATE SOUGHT TO EQUATE TERROR WITH REVOLUTION AND PROFESSED TO SEE NO DIFFERENCE BETWEEN "SLAUGHTER OF INNOCENTS AND STRUGGLE FOR NATL LIBERATION," AMB SCALI SAID HE HOPED ALL MEMBER STATES WOULD REAFFIRM SUPPORT FOR NEGOTIATED SETTLEMENT AND SUPPORT FOR SC RESES 242 AND 338. USG IS CONVINCED THAT "ONLY WAS TO KEEP PARTIES COMMITTED TO NEGOTIATIONS IS TO MOVE FORWARD THROUGH SERIES OF AGREEMENTS, EACH SUBSTANTIAL ENOUGH TO REPRESENT SIGNIFICANT PROGRESS, YET EACH LIMITED ENOUGH FOR GOVTS AND PEOPLES TO ASSIMILATE AND ACCEPT," AND THAT SITUATION "MORE RESPONSIVE TO PALESTINIAN INTERESTS" WILL BE FOUND NOT THROUGH NEW RESES AND PARLIAMENTARY MANEUVERS BUT "BY WEAVING PALESTINIAN INTERESTS INTO GIVE AND TAKE OF NEGOTIATING PROCESS."

DE PINIES (SPAIN) SAID ONE OF PRINCIPAL CAUSES OF EXISTING SITUATION WAS NON-COMPLIANCE WITH SC RES 242, PALESTINIAN PEOPLE HAD RIGHT TO A NATIONAL EXISTENCE, TO THEIR OWN HOME AND TO SELF-DETERMINATION. NO REAL AND COMPREHENSIVE SETTLEMENT COULD BYPASS PLO, "WHICH IS NOW ALREADY AMONG US, REPRESENTING ITS PEOPLE." RAHAL (ALGERIA) CALLED PLO SPOKESMAN'S VOICE ONE OF "COURAGE AND HOPE." HE SAID PARTITION DECISION OF 1947 HAD BEEN UNCLASSIFIED

UNCLASSIFIED

PAGE 04 USUN N 05317 01 OF 05 220909Z

"UNFORGIVEABLE INFRINGEMENT" OF SOVEREIGNTY OF PALESTINIANS; PRESENCE OF PLO DEL HAD IMPARTED TO GA DIGNITY IT LOST IN 1947. PALESTINE PARTITION PLAN, HE NOTED, HAD ENVISAGED ARAB STATE AS WELL AS JEWISH STATE, BUT IT HAD NOT TAKEN ACCOUNT OF ZIONIST AMBITIONS.

AL-SAFFAR (BAHRAIN) WELCOMED PLO LEADER, SAID DISCUSSION OF PALESTINIAN PROBLEM MUST NOT BE LIMITED TO QUESTION OF RETURN OF LANDS OCCUPIED BY ISRAEL SINCE ITS 1967 AGGRESSION, CHARGED THAT DANGEROUS SITUATION IN ME WAS MAINTAINED BECAUSE MANY COLONIALIST WESTERN STATES PROVIDED ISRAEL WITH LETHAL WEAPONS, AND STATED THOSE COUNTRIES MUST PARTICIPATE IN POSITIVE MANNER IN REACHING JUST SOLUTION.

MCINTYRE (AUSTRALIA) SAW IRONY IN FACT THAT GA ONCE AGAIN

FOUND ITSELF IN ITS POSITION OF 27 YEARS BEFORE WHEN IT TRIED
AND FAILED TO ESTABLISH TWO INDEPENDENT STATES WITHIN
BOUNDARIES OF FORMER BRITISH MANDATE OF PALESTINE. IF
PALESTINIANS WANTED TO CREATE STATE OF THEIR OWN ALONGSIDE
ISRAEL, AUSTRALIA WOULD ACCEPT IT. AUSTRALIA BELIEVED
IN THE RIGHT OF ALL STATES IN REGION, INCLUDING ISRAEL,
TO LIVE IN PEACE WITHIN SECURE AND RECOGNIZED BOUNDARIES.
IT ALSO BELIEVED IN PEACEFUL SETTLEMENT OF DISPUTES AND LOOKED
TO PARTIES THAT HAD TO FIND WAY OF LIVING TOGETHER IN ME
TO FIND THAT WAY THEMSELVES, PEACEFULLY, BY NEGOTIATION.
IN HIS GOVT'S VIEW, ANY ATTEMPT TO IMPOSE SOLUTION WHICH
DID NOT ACCORD WITH PROVISIONS OF SC RES 242 WOULD HINDER
SEARCH FOR SETTLEMENT.

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PAGE 01 USUN N 05317 02 OF 05 220921Z

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ACTION IO-10

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TO SECSTATE WASHDC IMMEDIATE 7754

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UNCLAS SECTION 2 OF 5 USUN 5317

UNDIGEST

KENYAN REP MAINA, REAFFIRMED CONFIDENCE IN GA PRES BOUTEFLIKA'S
(ALGERIA) CONDUCT OF 29TH GA AND DECLARED THAT RECENT ATTACKS ON
UNCLASSIFIED

UNCLASSIFIED

PAGE 02 USUN N 05317 02 OF 05 220921Z

CHAIR WERE DESIGNED TO DISCREDIT UN AND PREPARE WAY FOR MORE
SERIOUS ONSLAUGHT. GUIDELINES FOR SETTLEMENT OF PALESTINIAN QUES-
TION WOULD INCLUDE RECOGNITION THAT ALL STATES IN REGION HAD
RIGHT TO EXISTENCE IN CONDITIONS OF PEACE AND SECURITY, THAT
ACQUISITION OF TERRITORY BY FORCE WAS INADMISSIBLE, AND THAT
DISPLACED PALESTINIAN PEOPLE WERE ESSENTIAL PART TO ANY DURABLE
PEACE. HE REJECTED ISRAEL'S STATEMENT THAT JORDAN WAS
PALESTINE, AND HE CALLED ON ISRAEL TO RECOGNIZE THAT LASTING
PEACE WOULD ELUDE LONG AS DISPLACED PALESTINIANS NOT LISTENED TO
OR GIVEN OPPORTUNITY TO DISCUSS QUESTION OF HOW EACH STATE AND
EACH PEOPLE IN REGION COULD LIVE WITH ONE ANOTHER WITHIN RECOGNIZED
BOUNDARIES.

MONDJO (CONGO) SAID YOUNG STATES OF "THIRD WORLD" GREETED THIS
DEBATE AS LANDMARK EVENT; THEY WERE TURNING THEIR BACKS ON THE
OLD ORDER AND WERE "CARRYING OUT REVOLUTION IN CONCERT." HE
PROTESTED AGAINST "PERNICIOUS PROPAGANDA" AND "BRAINWASHING
CAMPAIGN" BEING PURSUED AGAINST UN BY "BIASED NEWSPAPERS" AND
OTHER INFO MEDIA AS RESULT OF DEBATE. GA, MONDJO THEN
DECLARED, SHOULD NOT HESITATE IN ACTION TO "DECOLONIZE PALESTINE"
AND TURN THAT COUNTRY INTO DEMOCRATIC STATE, AS ENVISAGED BY PLO
CHAIRMAN ARAFAT.

MRS. CISSE (GUINEA) WELCOMED PLO PRESENCE, SAID GA FAILED UNTIL
NOW TO DEAL WITH "ROOT OF THE EVIL -- CREATION OF STATE OF ISRAEL,
AT EXPENSE OF PALESTINIAN PEOPLE." ISRAEL WAS "TOOL OF IMPERIAL-
ISM," BUT IT MUST AGREE TO WITHDRAW ITS FORCES FROM OCCUPIED
ARAB TERRITORIES AND RECOGNIZE RIGHT OF PALESTINIANS TO RETURN
TO THEIR HOMES. GROZEV (BULGARIA) WELCOMED PLO, DENOUNCED
ZIONISM, SAID ISRAEL MUST WITHDRAW FROM ALL TERRITORIES OCCUPIED
IN 1967 AND LEGITIMATE RIGHTS OF PALESTINIANS RESTORED, AND CALLED
ON ISRAEL AND ITS PATRONS TO LISTEN TO WORLD PUBLIC OPINION.
BELLIZZI (MALTA) CALLED ON ISRAEL NOT TO MISS OPPORTUNITY TO
NEGOTIATE AND TO GRASP OLIVE BRANCH PROFFERED BY ARAFAT.
CUBAN REP ALARCON QUESADA STATED PALESTINIANS MUST BE ALLOWED SELF-

DETERMINATION AND INDEPENDENCE AND RIGHT TO RETURN TO THEIR HOMES; GA MUST RECOGNIZE PLO AS SOLE AND LEGITIMATE REP OF PALESTINE'S PEOPLE; AND ARAFAT PRESENTED COHERENT PROGRAM WHICH COULD SOLVE QUESTION OF PALESTINE WITH JUSTICE AND HONOR.

WALDRON-RAMSEY (BARBADOS) SAID SURELY PURPOSE OF DEBATE COULD NOT UNCLASSIFIED

UNCLASSIFIED

PAGE 03 USUN N 05317 02 OF 05 220921Z

BE "TO WIN PAPER VICTORIES." IN HIS DEL'S VIEW, GA WAS NOT PLACE FOR SETTLEMENT OF PALESTINE QUESTION OR ANY OTHER DISPUTE; IT WAS TOO BIG, TOO OPEN, TOO PARLIAMENTARY. IT'S PROPER ROLE WAS TO CREATE ATMOSPHERE THAT WOULD BE CONGENIAL FOR PARTIES TO SIT DOWN TOGETHER AND TO WORK OUT FOR THEMSELVES AN AGREEMENT AND A TREATY OF PEACE. ISRAEL AND PLO SPOKESMEN, AS PRINCIPAL PARTIES, SHOULD BE PRINCIPAL SPEAKERS IN THIS DEBATE, TAKING FLOOR AS MANY TIMES AS THEY WANTED TO. GA SHOULD ENCOURAGE THEM TO WORK OUT MODALITIES FOR SEPARATE NATIONAL PERSONALITIES THAT DID NOT HAVE TO BE MUTUALLY EXCLUSIVE. PALESTINIANS COULD NOT BE ABOLISHED, ANY MORE THAN ISRAEL COULD. "ANY SETTLEMENT OF PALESTINE QUESTION WHICH CONTEMPLATES DESTRUCTION OF ISRAEL AS A STATE WOULD BE UNJUST AND IMMORAL AND DEVOID OF THE PRACTICAL WISDOM OF CONTEMPORARY REALITIES," HE CONCLUDED. SINCE ACCORDING TO BIBLE MOSES LED HIS PEOPLE FROM CAPTIVITY IN EGYPT BACK TO PALESTINE, IT COULD BE SAID MOSES WAS FIRST ZIONIST. THERE WAS NO REASON TO CALL ZIONISM COLONIALIST PHENOMENON. WARS OCCURRED AND STATES LOST TERRITORY AS WELL AS MEN, AS MAP OF EUROPE SHOWED. ANY RES ADOPTED AT END OF THIS DEBATE SHOULD BE GUIDED BY PRINCIPLES IN SC RES 242, WALDRON-RAMSEY SAID. ISRAEL SHOULD BE RECOGNIZED AS STATE, AND PALESTINIANS' RIGHT TO NATIONAL HOMELAND OF THEIR OWN SHOULD BE RECOGNIZED. GA SHOULD NOT THINK IT COULD IMPOSE SOLUTION BY VOTE ON PALESTINIANS AND ISRAELIS, HE CONCLUDED.

RYDBECK (SWEDEN) SAID ONLY NEGOTIATION OFFERED POSSIBILITY OF JUST BALANCE BETWEEN NATIONAL INTERESTS OF TWO PEOPLES. BORDERS SHOULD NOT JUST BE DETERMINED ON BASIS OF MILITARY AND STRATEGIC INTERESTS BUT SECURITY SHOULD BE SOUGHT IN MUTUAL RECOGNITION OF RIGHT TO SOVEREIGNTY, INTEGRITY AND INDEPENDENCE WITHIN DETERMINED BORDERS. SWEDISH DEL RECOMMENDED COMPROMISE SOLUTION IN WHICH REPATRIATION, RESETTLEMENT AND COMPENSATION WOULD CONSTITUTE DIFFERENT ELEMENTS AND IN WHICH REGARD WAS GIVEN TO POSSIBILITY OF CREATION OF AN ARAB PALESTINE STATE.

IRAQI REP AL-SHAIKHLI TALKED OF ZIONISM AND AGGRESSION AND ARGUED THAT PALESTINIAN PEOPLE HAD RIGHT TO RESORT TO ALL MEANS AT THEIR DISPOSAL TO SECURE THEIR RIGHTS. AMERASINGHE (SRI LANKA) REFERRED TO SC RES 242, REJECTED ARGUMENT PALESTINE WAS JORDAN, SAID PARTITION PLAN MUST BE REVIVED, AND HOPED ANY RES WOULD BE CONCILIATORY AND CONSTRUCTIVE AND CONSISTENT WITH PREVIOUS GA AND SC RESES AND CONTAIN NO THREAT TO SURVIVAL OF ISRAEL. HE UNCLASSIFIED

UNCLASSIFIED

PAGE 04 USUN N 05317 02 OF 05 220921Z

APPEALED TO ISRAEL'S FRIENDS TO SAVE HER FROM HERSELF AND TO FRIENDS OF PALESTINIAN ARABS TO HELP THEM ADOPT ATTITUDE OF RESTRAINT, MODERATION AND STATESMANSHIP. TSHIKANKIE (ZAIRE) STATED TWO PARTIES HAD TO AGREE TO RESPECT RIGHTS AND TRUE INTERESTS OF ALL CONCERNED, AND HE HOPED ARAFAT WOULD RETURN ONE DAY SOON WITH BOTH HANDS HOLDING AN OLIVE BRANCH AND THAT PALESTINIANS WOULD BE ABLE TO RETURN TO THEIR HOMELAND.

GOMEZ ROBLEDO (MEXICO) STATED THAT WITHIN SCOPE OF UN RES OF 1947 PARTIES HAD TO RECOGNIZE AS "IRREVERSIBLE FACT" THAT BOTH PARTIES BELONGED TO SAME AREA AND HAD TO RECOGNIZE IMPORTANCE OF LAW AND ORDER. TEMPLETON (NEW ZEALAND) BELIEVED IT INADMISSIBLE TO ACQUIRE TERRITORY BY WAR, SUPPORTED INTERNATIONALIZATION OF JERUSALEM, SAID NOT ONLY MUST REFUGEES BE REPATRIATED OR COMPENSATED BUT RIGHTS OF PALESTINIANS MUST INCLUDE SELF-DETERMINATION. NEW ZEALAND RECOGNIZED RIGHT OF PALESTINIANS TO ESTABLISH OWN NATION AND ALSO SUPPORTED RIGHT OF ISRAEL TO EXIST AS SOVEREIGN INDEPENDENT STATE WITHIN SECURE AND RECOGNIZED BOUNDARIES FREE FROM THREATS OR ACTS OF FORCE.

ROSSIDES (CYPRUS) SAID THAT INTERCONNECTED WITH POLITICA PROBLEM OF PALESTINIANS INVOLVING SELF-DETERMINATION, ASIDE FROM ITS HUMANITARIAN ASPECT, WAS WITHDRAWAL OF ISRAELI FORCES FROM TERRITORIES OCCUPIED IN 1967; IN PARALLEL WAY, SECURITY OF ISRAEL WITHIN ITS BOUNDARIES AS STIPULATED IN RES 242 WOULD ALSO HAVE TO BE PROVIDED FOR. HE ALSO SPOKE OF BITTER EXPERIENCE OF PEOPLE OF CYPRUS WITH "MOST BLATANT USURPATION BY FORCE OF THEIR HOMES AND LAND." SIKIVOU (FIJI) WOULD SUPPORT ANY RES WHICH PROVIDED FOR EXISTENCE OF BOTH ISRAEL AND NEW STATE OF PALESTINE WITHIN SECURE, RECOGNIZED AND GUARANTEED BOUNDARIES IN PALESTINE, BUT WOULD NOT SUPPORT RES THAT FAVORED ONE PARTY AT EXPENSE OF OTHER. SHAHI (PAKISTAN) RECALLED THAT PAKISTAN OPPOSED PARTITION OF PALESTINE AS "PERVERSION" OF PRINCIPLE OF SELF-DETERMINATION, REFERRED AT LENGTH TO RABAT SUMMIT DECISIONS, BELIEVED ARAB STATES HAD TAKEN CONSTRUCTIVE APPROACH, AND SAID THERE WAS ROOM FOR CONSTRUCTIVE DIPLOMACY AND WORLD SHOULD NOT BE "INTIMIDATED" INTO SACRIFICING PRINCIPLES FOR SAKE OF "PATCHWORK PEACE."

MODJO (CONGO) THEN INTRODUCED DRAFT RESES, AND PRES BOUTEFLIKA ADJOURNED GA TO 9:00 PM SO DELS COULD STUDY TEXT AND CONVENE AT 3:00 PM NOV 22 TO VOTE. HE ALSO ASKED ASSEMBLY TO NOTE THAT

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PAGE 05 USUN N 05317 02 OF 05 220921Z

THERE HAD BEEN NO REQUESTS FOR EXERCISE OF RIGHT OF REPLY.
(REPEATED INFO AMMAN, BEIRUT, CAIRO, DAMASCUS, JERUSALEM, LONDON,

TEL AVIV)

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PAGE 01 USUN N 05317 03 OF 05 220928Z

11

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AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY STOCKHOLM

AMEMBASSY LISBON

AMEMBASSY TOKYO

UNCLAS SECTION 3 OF 5 USUN 5317

UNDIGEST

COMITE 1 -- DISARMAMENT

UNCLASSIFIED

UNCLASSIFIED

PAGE 02 USUN N 05317 03 OF 05 220928Z

COMITE NOV. 21 ADOPTED THREE DRAFT RESES RELATING TO QUESTION OF NAPALM AND OTHER INCENDIARIES, DENUCLEARIZATION OF AFRICA, AND ENLARGEMENT OF MEMBERSHIP OF AD HOC COMITE ON INDIAN OCEAN. CHAIRMAN ORTIZ DE ROZAS (ARGENTINA) REPORTED THAT HE RECEIVED LETTER FROM ALGERIAN REP ON BEHALF OF SPONSORS OF DRAFT RES ON KOREA (L.677) REQUESTING POSTPONEMENT OF DEBATE ON THAT ITEM, WHICH WAS TO BEGIN NOV. 25, UNTIL GA PLENARY COMPLETED CONSIDERATION OF ITEM ON RESTORATION OF LAWFUL RIGHTS OF GRUNK. COMITE IS TO DECIDE ON REQUEST AT NEXT MEETING NOV. 22. IRANIAN REP INTRODUCED NEW IRAN-EGYPT DRAFT (L.700) ON ESTABLISHMENT OF NUCLEAR-WEAPON-FREE ZONE IN ME, AND FINNISH REP INTRODUCED DRAFT REQUESTING STUDY, BY AD HOC GROUP OF EXPERTS UNDER CCD AUSPICES, ON QUESTION OF NUCLEAR-WEAPON-FREE ZONES IN ALL OF ITS ASPECTS (L.701), SOVIET REP MALIK STATED CERTAIN CHANGES HAD BEEN MADE IN SOVIET DRAFT (L.675) ON ENMOD SO THAT IT WOULD REQUEST CCD TO PROCEED SOON AS POSSIBLE TO ACHIEVING AGREEMENT ON TEXT OF CONVENTION AND REPORT TO 30TH GA. PAKISTANI REP INTRODUCED DRAFT (L.702) ON "STRENGTHENING SECURITY OF NON-NUCLEAR-WEAPON STATES AGAINST USE OR THREAT OF USE OF NUCLEAR WEAPONS."

DRAFT RES (L.691) INVITING DIPLOMATIC CONFERENCE ON REAFFIRMATION AND DEVELOPMENT OF INTERNATIONAL HUMANITARIAN LAW TO CONTINUE ITS CONSIDERATION OF QUESTION OF USE OF NAPALM AND OTHER INCENDIARY WEAPONS AND OTHERS WHICH MIGHT CAUSE UNNECESSARY SUFFERING WAS ADOPTED 100(INCLUDING CHINA, ROMANIA, ALBANIA)-0-14(9 BLOC, FRANCE, GUYANA, ISRAEL, US, UK). VOTES WERE EXPLAINED BY CANADA, AUSTRALIA, UK (BELIEVED CAREFUL STUDY NEEDED), FRANCE (QUESTION COULD BEST BE DEALT WITH EITHER IN GA OR WDC), AND AMB MARTIN SAID US WOULD ABSTAIN BECAUSE DIPLOMATIC CONFERENCE SHOULD NOT BE DIVERTED FROM ITS PRIMARY TASKS.

DRAFT RES CALLING ON ALL STATES TO RESPECT AFRICAN CONTINENT AS NUCLEAR-FREE ZONE (L.694) WAS ADOPTED 108-0-3(FRANCE, UK, US). SOMALI REP SUPPORTED DRAFT ON UNDERSTANDING AFRICAN CONTINENT INCLUDED ITS TERRITORIAL WATERS. UK ABSTAINED IN ORDER TO RETAIN FREEDOM OF ACTION ON DETAILS TO BE WORKED OUT IN CONNECTION WITH DRAFT DECLARATION. FRANCE'S ABSTENTION SHOULD NOT BE SEEN AS OPPOSITION TO PRINCIPLE OF AFRICAN

UNCLASSIFIED

UNCLASSIFIED

PAGE 03 USUN N 05317 03 OF 05 220928Z

NFZ BUT WAS SOLELY BECAUSE OF PREAMB PARA RECALLING CERTAIN RESES. GREECE UNDERSTOOD THAT IMPLEMENTATION OF DRAFT RES WOULD IN NO WAY DISRUPT FREE FLOW OF COMMERCIAL NAVIGATION TO AFRICA. ITALY SAW IT AS NOT INTERFERING WITH EXISTING INTERNATIONAL LAW. KENYAN REP THOUGHT THERE WAS STRANGE RELATIONSHIP BETWEEN THREE ABSTENTIONS ON THIS AND ATTITUDE TAKEN IN COMITE 4 REGARDING SAME KIND OF ISSUE. NIGERIAN REP SAID THREE ABSTENTIONS WERE REMINDER OF THREE SC VETOES ON SA QUESTION; THIS DISPLAYED "DUPLICITY AND DOUBLE-TALK."

AMB MARTIN EXPLAINED THAT US ABSTAINED BECAUSE QUESTION OF STATES OUTSIDE REGION UNDERTAKING RESPONSIBILITIES IN MATTER SHOULD BE SUBJECT TO CONSULTATIONS BETWEEN STATES OF REGION AND THOSE OUTSIDE IT. USDEL HAD SPECIFIC RESERVATIONS REGARDING OP PARA THAT WOULD HAVE GA REITERATE ITS CALL ON ALL STATES TO REFRAIN FROM TESTING, MANUFACTURING, DEPLOYING, TRANSPORTING, STORING, USE OR THREAT OF USE OF NUCLEAR WEAPONS ON AFRICAN CONTINENT. MAURITANIA AND BURUNDI SAID THEY WOULD HAVE VOTED FOR RES IF THEY HAD BEEN PRESENT.

BY CONSENSUS COMITE APPROVED DRAFT RES WHICH WOULD DECIDE TO ENLARGE COMPOSITION OF AD HOC COMITE ON INDIAN OCEAN BY ADDITION OF NO MORE THAN THREE MEMBERS. CHAIRMAN STATED VOTE WAS ON UNDERSTANDING BANGLADESH AND SOMALIA WERE TWO OF CANDIDATES APPROVED BY COMITE FOR MEMBERSHIP. SOVIET REP EXPLAINED HIS DEL'S STAND ON RES WOULD BE SAME AS IT TOOK WHEN REPORT OF AD HOC COMITE ON INDIAN OCEAN HAD BEEN ADOPTED. AUSTRALIAN REP HAD DIFFICULTY UNDERSTANDING WHY ALL NAMES OF PROPOSED NEW MEMBERS HAD NOT BEEN SUBMITTED BEFORE ADOPTING DRAFT RES, AND SAID MAURITIUS' INITIATIVE WAS UNEXPECTED, ADDING THAT EXPANSION THIS YEAR SHOULD NOT PRECLUDE FURTHER EXPANSION NEXT YEAR. AMB MARTIN STATED THAT IF THERE HAD BEEN VOTE USDEL WOULD HAVE ABSTAINED.

COMITE 2 --

IN NOV 21 MEETING COMITE 2 ADOPTED FOUR DRAFT RESES. DRAFT RES L.1358/REV 1, ADOPTED 116-1(US)-8, RECOMMENDS THAT GA REQUEST UNCTAD SYG CONVENE GROUP OF EXPERTS TO EXAMINE ISSUE OF INDEXATION WITH VIEW TO IDENTIFYING WORKABLE INDEXATION SYSTEM, AND ALSO RECOMMENDED THAT DCS TAKE PARTICULAR CARE

UNCLASSIFIED

PAGE 04 USUN N 05317 03 OF 05 220928Z

THAT THEIR ANTI-INFLATIONARY MEASURES DO NOT WORK TO DETRIMENT OF LDCS. REPS OF UK, FRG, SWEDEN, FINLAND, MEXICO, CANADA, JAPAN, US, IRAQ, NORWAY, AUSTRIA, LIBYA, POLAND, AND DENMARK OFFERED EXPLANATIONS OF VOTE. BUDGET DIVISION DIRECTOR LAVAU NOTED THAT CONVENING OF EXPERTS WOULD ENTAIL EXPENDITURES ESTIMATED AT \$24,000, AND THAT COMITE 5, WHICH HAD ASKED SYG NOT TO ASK FOR ADDITIONAL CREDITS FOR CONSULTANTS,

WOULD DECIDE WHETHER TO ALLOCATE FUNDS. UPPER VOLTAN REP
PROTESTED SUGGESTION THAT SYG SHOULD BE ALLOWED TO JUDGE
PRIORITIES, ESSENTIALLY DECIDING WHETHER COMITE DECISION
WOULD BE IMPLEMENTED OR NOT.

COMITE ADOPTED BY CONSENSUS DRAFT RES L.1383, ON MULTILATERAL
TRADE NEGOTIATIONS, URGING DEVELOPED COUNTRIES WHICH HAVE
INTRODUCED OR IMPOSED IMPORT RESTRICTIONS ADVERSELY AFFECTING
PRODUCTS OF INTEREST TO LDCS TO ELIMINATE RESTRICTIONS ASAP.
UNCTAD MTN DRAFT RES L.1384, INTRODUCED AT AM SESSION, WAS
ADOPTED 104-12(US)-7 AT AFTERNOON SESSION, FOLLOWING UK
CALL FOR DEFERRAL ON GROUND THAT NEW DRAFT REINTRODUCED
CONTROVERSIAL PARA DELETED FROM PREVIOUS DRAFT TO FACILITATE
CONSENSUS; RES WOULD HAVE GA DECIDE THAT UNCTAD SYG SHOULD
BE ENABLED TO ATTEND MEETINGS OF GATT TNC AND ITS SUB-
SIDIARY BODIES.

COMITE ALSO ADOPTED BY ROLL CALL 95-2(ISRAEL, US)-28
DRAFT RES L.1372/REV. 1 UNDER WHICH GA WOULD REQUEST SYG PREPARE,
WITH ASSISTANCE OF RELEVANT SPECIALIZED AGENCIES, REPORT ON
ADVERSE ECON EFFECTS ON ARAB STATES AND PEOPLES OF REPEATED
ISRAELI AGGRESSION AND CONTINUED OCCUPATION OF THEIR TERRI-
TORIES. OP PARAS 3 AND 4 WERE ADOPTED IN SEPARATE ROLL-
CALL VOTES. CANADA, GUATEMALA, FRANCE (ON BEHALF OF
ENTIRE EEC) WERE AMONG DELS EXPLAINING ABSTENTIONS ON GROUNDS
MATTER DID NOT BELONG IN COMITE 2; US REP (SANDERS)
EXPLAINED OPPOSITION ON SAME GROUNDS. LIBYAN REP SAID HIS
DEL WAS ABSENT DURING VOTING BECAUSE IT BELIEVED ADDITIONAL
RESES ON SUBJECT WERE USELESS IN VIEW OF IMPERIALIST,
PARTICULARLY US, AID TO ZIONISTS. HE SAID LIBYA WOULD NEVER
RECOGNIZE SO-CALLED STATE OF ISRAEL, WHICH SHOULD BE REMOVED;
PALESTINE HAD BEEN USURPED AND MUST BE RESTORED,
AND THERE WAS NO POINT IN CONSIDERING SIDE ISSUES.
LIBYAN REP SAID HIS DEL PITIED DELS WHICH OPPOSED OR ABSTAINED
UNCLASSIFIED

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PAGE 05 USUN N 05317 03 OF 05 220928Z

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PAGE 01 USUN N 05317 04 OF 05 220939Z

11

ACTION IO-10

INFO OCT-01 ACDA-10 AF-10 AID-05 ARA-10 CIAE-00 COME-00

DODE-00 EB-07 EA-10 SP-02 PM-03 H-02 HEW-06 INR-07

L-02 LAB-03 NEA-10 NSAE-00 NSC-05 OIC-02 PA-02 RSC-01

SWF-01 SSO-00 NSCE-00 INRE-00 AEC-07 AECE-00 SS-15

TRSE-00 USIE-00 PRS-01 ISO-00 OMB-01 /133 W

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FM USMISSION USUN NEWYORK

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INFO USMISSION GENEVA PRIORITY

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AMEMBASSY NEW DELHI

AMEMBASSY NICOSIA

AMEMBASSY OSLO

AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY STOCKHOLM

AMEMBASSY LISBON

AMEMBASSY TOKYO

UNCLAS SECTION 4 OF 5 USUN 5317

UNDIGEST

COMITE 3 -- ADOPTS DRAFT RES ON RELIGIOUS INTOLERANCE

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PAGE 02 USUN N 05317 04 OF 05 220939Z

COMITE 3 IN NOV 21 MEETING ADOPTED BULGARIAN-BYELORUSSIAN
DRAFT RES L. 2130 REV 1(63-13-23), RECOMMENDING THAT HRC BE
ASKED TO SUBMIT SINGLE DRAFT DECLARATION ON ELIMINATION OF
ALL FORMS OF INTOLERANCE AND DISCRIMINATION
BASED ON RELIGION OR BELIEF TO 30TH GA. GA WOULD ALSO
INSCRIBE ITEM ON AGENDA OF 30TH GA WITH VIEW TO CONSIDERING,
COMPLETING AND ADOPTING SUCH DECLARATION, PROVIDED HRC HAS

COMPLETED ITS SINGLE DRAFT. GA WOULD ALSO REQUEST SYG TO TRANSMIT TO HRC ALL OPINIONS AND SUGGESTIONS MADE IN COURSE OF DISCUSSION OF QUESTION AT 29TH GA. BEFORE VOTE ON DRAFT AS WHOLE, COMITE VOTED 50-24-31 TO RETAIN WORDS "30TH SESSION" PROPOSED BY NETHERLANDS AND SWEDEN IN RELATIN TO TIME WHEN HRC SHOULD SUBMIT SINGLE DRAFT, AND ALSO APPROVED SEPARATELY TWO BULGARIAN SUBAMENDMENTS. 15 DELS SPOKE IN EXPLANATION OF VOTE.

COMITE 4 --

ALL SEVEN ITEMS REMAINING ON COMITE 4 AGENDA WERE INTRODUCED NOV 21: TRUSTEESHIP COUNCIL REPORT; COMITE OF 24 REPORT CHAPTERS ON SPECIFIC TERRITORIES; INFORMATION FROM NSGT'S TRANSMITTED UNDER ARTICLE 73-E; IMPLEMENTATION OF DECLARATION ON DECOLONIZATION BY SPECIALIZED AGENCIES AND INTL INSTITUTIONS ASSOCIATED WITH UN; REPORT OF ECOSOC ON IMPLEMENTATION OF DECLARATION ON DECOLONIZATION; UN EDUCATIONAL AND TRAINING PROGRAM FOR SOUTHERN AFRICA; AND OFFERS BY MEMBER STATES OF STUDY AND TRAINING FACILITIES FOR INHABITANTS OF NSGT'S. COMITE OF 24 RAPPOREUR ARTEAGA (VENEZUELA) INTRODUCED REPORTS OF HIS COMITE AND REVIEWED COMITE OF 24'S WORK DURING YEAR. REP OF IRAQ (ARAIM), ONLY OTHER SPEAKER, PRAISED VISITING MISSIONS TO COCOS ISLANDS, GILBERT AND ELLICE ISLANDS NIUE, AND CALLED FOR END OF FOREIGN RULE OF SPANISH SAHARA, WHOSE PEOPLE IRAQI REP CALLED PART AND PARCEL OF ARAB PEOPLE. HE SUPPORTED MAURITANIAN APPEAL TO SEND CASE TO ICJ AND SAID HE WAS CONVINCED SPAIN WOULD FIND A WAY TO COOPERATE. ARAIM ALSO EXPRESSED HOPE UK WOULD SOLVE PROBLEM OF MALVINAS (FALKLANDS) REITERATING IRAQI SUPORT FOR ARGENTINE CLAIM, AND NOTED THAT COMOROS AND SEYCHELLES SHOULD SOON BE INDEPENDENT. (REPEATED INFO RABAT, MADRID, NOUAKCHOTT)

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PAGE 03 USUN N 05317 04 OF 05 220939Z

COMITE 5 --

WITHOUT OBJECTION, COMITE NOV. 21 ADOPTED AUSTRIAN DRAFT RES (L. 1186) ON VIENNA AS THIRD UN HDQRS. CHAIRMAN ANNOUNCED THAT SUMMARY RECORDS WOULD FULLY REPORT STATEMENTS OF BOARD OF AUDITORS CHAIRMAN AND ACABQ CHAIRMAN AND NO DECISION WOULD BE TAKEN ON ITEM UNTIL THOSE RECORDS WERE AVAILABLE. AFTER BRIEF PROCEDURAL DISCUSSION, NETHERLANDS PROPOSED CLOSURE OF DEBATE ON ROLE OF BOARD OF AUDITORS, PAKISTAN AND COLOMBIA OPPOSED IT, AND COMITE APPROVED MOTION 46(US)-2(COLOMBIA, PAKISTAN)-9(PRC, SOME LA'S). IN RESUMED DEBATE ON PERSONNEL QUESTIONS, STATEMENTS WERE MADE BY REPS OF DOMINICAN REPUBLIC, MONGOLIA, FRANCE, IRAN, NIGER, ECUADOR, IVORY COAST, MOROCCO, NEW ZEALAND, AND COSTA RICA.

CONSIDERATION OF PERSONNEL QUESTIONS AND PATTERN OF CONFERENCES
WILL CONTINUE NOV. 22, AND COMITE WILL HOLD ELECTIONS
FOR COMITE ON CONTRIBUTIONS.

IN DEBATE ON PERSONNEL QUESTIONS, DOMINICAN REPUBLIC DEL
WAS PLEASED WITH SYG RECOMMENDATIONS CONCERNING JOB CLASSIFICATION
IN PARAS 10-12 AND ENDORSED BY ACAB. HE WANTED TO KNOW
WHAT PERIOD OF TIME ELAPSED BEFORE INDIVIDUALS WERE
PROMOTED, SUGGESTED UN APPLY PROCEDURES USED BY UNDP, AND
FOUND US STATEMENT UNSATISFACTORY, FIGURES BEING
VERY LOW. MONGOLIA ARGUED THAT ASIA AND FE STILL UNDER-
REPRESENTED WHILE WE OVER-REPRESENTED. FRENCH DEL IN GENERAL
SUPPORTED ACABQ VIEWS ON RECUITMENT BY EXAMINATION, SAID BUDGET
NOT TOO CLEAR, FELT PRIORITY PROGRAMS INDICATE IT WILL BE
COSTLY, ASKED HOW PRIORITIES WOULD BE APPLIED, AND
FOUND EXISTING LANGUAGE INCENTIVES DESIRABLE.

IRANIAN DEL BELIEVED REFORMS CONCERNING PERSONNEL QUESTIONS
LONG OVERDUE, NOTED THAT ALTHOUGH IRAN WAS SECOND
LARGEST ASIAN CONTRIBUTOR IT REMAINED UNDERREPRESENTED,
SHARED JAPANESE VIEWS ON LINGUISTIC BALANCE, AND, AMONG
OTHER THINGS, COULD NOT SUPPORT ACABQ OR AMS RESTRICTIONS
ON FREE LANGUAGE COURSES. NIGER THOUGHT THIRD WORLD COUNTRIES
SHOULD HAVE MORE HIGHER RANKING JOBS. ECUADOR ASKED
SECRETARIAT TO SEARCH FOR COMPETENT LA CANDIDATES IN EFFORT
TO RECTIFY THEIR POOR REPRESENTATION. IVORY COAST WANTED
MORE HIGHER LEVEL POSTS FOR AFRICANS, NOTING SIX STATES
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PAGE 04 USUN N 05317 04 OF 05 220939Z

HAVE NO NATIONALS IN SECRETARIAT. IN MOROCCO'S VIEW,
PROBATION PERIODS ARE NECESSARY AND COULD HELP OVERCOME
GEOGRAPHIC IMBALANCE.

NEW ZEALAND DEL REMINDED USSR REP THAT HE FAILED TO INCLUDE
BULGARIA, HUNGARY, POLAND AND ROMANIA AMONG OVERREPRESENTED
COUNTRIES; AMONG OTHERS OVERREPRESENTED WERE ALGERIA,
EGYPT, ETHIOPIA, SUDAN, BURMA, INDIA, IRAQ AND SYRIA. HE
SAID SOME WE'S OCCUPY PLACES OF RESPONSIBILITY TODAY BECAUSE
THEY WERE ENTHUSIASTIC SUPPORTERS OF UN IN ITS INFANCY
AND ARE ENJOYING FRUITS OF THEIR IDEALISM. HE SUGGESTED
UNDERREPRESENTED COUNTRIES STRIVE TO PRESENT CANDIDATES
OF HIGH CHARACTER AND IDEALISM. HE COULD NOT TAKE SERIOUSLY
OR SUPPORT SOVIET PROPOSAL THAT UN STOP RECRUITMENT FROM
OVERREPRESENTED COUNTRIES; IT WOULD TIE SYG'S HANDS AND
RUN COUNTER TO CHARTER ART. 101(3). RECRUITMENT EFFORTS
SHOULD BE INTENSIFIED REGARDING TWO GERMANY'S AND THREE
NEWLY ADMITTED STATES. HE WELCOMED EFFORTS TO ELIMINATE
DISCRIMINATION BASED ON SEX, AND TO CORRECT UNFAIRNESS
TOWARD NATIONS WHOSE MOTHER TONGUE IS NOT ONE OF UN OFFICIAL
LANGUAGES. COSTA RICAN DEL FAVORED MAINTAINING LIST OF

QUALIFIED CANDIDATES WELL AS COMPETITIVE EXAMINATIONS.
HE SPOKE OF LA UNDERREPRESENTATION, AND SAID CAREER COMITE
SHOULD BE ESTABLISHED WITH BROAD GUIDELINES TO CARRY OUT
CAREER PLANNING.

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PAGE 01 USUN N 05317 05 OF 05 220926Z

11

ACTION IO-10

INFO OCT-01 ACDA-10 AF-10 AID-05 ARA-10 CIAE-00 COME-00

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SWF-01 SSO-00 NSCE-00 INRE-00 AEC-07 AECE-00 OMB-01

SS-15 TRSE-00 USIE-00 PRS-01 ISO-00 /133 W

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AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY STOCKHOLM

AMEMBASSY LISBON

AMEMBASSY TOKYO

UNCLAS SECTION 5 OF 5 USUN 5317

UNDIGEST

COMITE 6 -- DEFINITION OF AGGRESSION ADOPTED

UNCLASSIFIED

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PAGE 02 USUN N 05317 05 OF 05 220926Z

COMITE 6 IN NOV 21 MEETING ADOPTED WITHOUT VOTE DRAFT RES L.993 TO WHICH DEFINITION OF AGGRESSION IS ANNEXED. OPERATIVE PARTS OF DRAFT RES WOULD HAVE GA ADOPT DEFINITION, RECOMMEND SC TAKE IT INTO ACCOUNT AS GUIDANCE IN DETERMINING EXISTENCE OF ACT OF AGGRESSION, AND CALL ON ALL STATES TO REFRAIN FROM ACTS OF AGGRESSION. EXPLANATIONS FOLLOWING ADOPTION WERE MADE BY REPS OF CHINA, DAHOMEY, EL SALVADOR, ISRAEL, PARAGUAY, PERU, MONGOLIA, AND TANZANIA. PRC REP SAID HER DEL WOULD NOT PARTICIPATE IN GA VOTE, AS MANY POSITIONS IMPORTANT TO THIRD WORLD HAD NOT BEEN INCORPORATED BECAUSE OF SUPER-POWER OPPOSITION. THE WAY FOR SMALL AND MEDIUM-SIZED COUNTRIES TO ELIMINATE FORMS OF AGGRESSION WAS TO LAUNCH "TIT-FOR-TAT" STRUGGLES THEMSELVES, AND PRC REP WAS GLAD TO SEE SUCH STRUGGLES SURGING AHEAD IN ASIA, AFRICA, LATIN AMERICA. DAHOMEY REP SAID HIS DEL SHARED CHINESE VIEW OF DRAFT; EL SALVADOR REP SAID HIS DEL WOULD HAVE ABSTAINED HAD THERE BEEN VOTE; PARAGUAY REP EXPRESSED DISPLEASURE WITH LACK OF ATTENTION TO LAND-LOCKED AND PROTESTED "HIGHHANDED PROCEDURES USED IN ADOPTING DRAFT BY PRECLUDING DELS FROM SPEAKING.

CHARTER OF ECONOMIC RIGHTS AND DUTIES OF STATES --

G-77 DECIDED TO SUBMIT CERDS TEXT TO SECRETARIAT LATE NOV. 21, INTRODUCE ITEM IN COMITE 2 NOV. 25, AND THAT CONSULTATIONS WITH OTHER GROUPS WOULD BE WITH G-77 GROUP OF 21. G-77 STILL DIVIDED ON REFERENCE IN CERDS TO LANDLOCKED STATES, WITH PAKISTAN AND AFGHANISTAN PRINCIPAL OPPONENTS. (OURTEL 5290)

UN MEETINGS NOV. 22 --

A.M. - COMITES 1, SPECIAL POLITICAL, 3, AND 5

P.M. - GA PLENARY, COMITES 1, 2, 4, AND 6
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Message Attributes

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Decaption Date: 01 JAN 1960
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